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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

RICHTEK TECHNOLOGY CORPORATION,

Plaintiff,

v.

uPI SEMICONDUCTOR CORPORATION,
POWERCHIP TECHNOLOGY CORP.,
MAXCHIP ELECTRONICS CORP., SILICON
XTAL CORPORATION, AMANDA DAI, and
JACKY LEE,

Defendants.

Case No. 3:09-cv-05659 WHA

Order re:

**STIPULATION AND JOINT MOTION TO
DISMISS WITH PREJUDICE**

Order re:
STIPULATION & JOINT MOTION TO DISMISS WITH PREJUDICE

1 Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, Plaintiff Richtek Technology
2 Corporation (“Richtek”) and Defendants Maxchip Electronics Corp. (“Maxchip”) and Silicon Xtal
3 Corporation (“SXC”), by and through their counsel of record, pursuant to the terms of separate
4 Settlement Agreements by and between the parties, hereby stipulate and request that the Court order
5 that (1) all claims between Richtek and Maxchip, and Richtek and SXC, shall be dismissed with
6 prejudice; and (2) all costs and expenses relating to the claims between Richtek and Maxchip, and
7 Richtek and SXC, in this litigation (including attorney and expert fees and expenses) shall be borne
8 solely by the party incurring same.

9 A proposed order accompanies this motion.

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11 DATED: June 1, 2016

12 Respectfully submitted,

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Attorneys for Plaintiff
RICHTEK TECHNOLOGY CORPORATION

Order re:

STIPULATION & JOINT MOTION TO DISMISS WITH PREJUDICE

Case No. 3:09-cv-05659 WHA

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2
3 DATED: June 1, 2016

Respectfully submitted,

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20 *Attorneys for Defendants*
21 *MAXCHIP ELECTRONICS CORP. and SILICON*
22 *XTAL CORPORATION*

23
24 **[PROPOSED] ORDER**

25 Having considered the parties' joint request, the Motion is **GRANTED**.
26

27 Dated: June 6, 2016, 2016


United States District Judge